





San Diego Regional Water Quality Control Board

September 27, 2016

EMAIL TRANSMITTAL

In reply refer to: GENERAL:cclemente



Jeanine Townsend Clerk to the Board State Water Resources Control Board 1001 | Street, 24th floor Sacramento, CA 95814 commentletters@waterboards.ca.gov

Subject: San Diego Water Board Comment Letter- Water Quality Enforcement Policy

Ms. Townsend:

The San Diego Water Board respectfully submits the following comments on the Draft 2016 Water Quality Enforcement Policy. I appreciate the opportunity to comment, along with the added clarity provided in the penalty calculation section of the proposed draft, and acknowledge the State Board's challenge in trying to strike a balance between specificity and flexibility.

Our comments are summarized in the table below. If you have any questions or would like to discuss the comments, please contact me at 619-521-3371 or Chiara.Clemente@waterboards.ca.gov.

Respectfully,

Chiara Clemente

Regional Enforcement Coordinator

CC:

CJ Croyts-Schooley, cj.croyts-schooley@waterboards.ca.gov

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		II.A. Ranking Violations	Environmental Justice and Disadvantaged Communities	Paragraph #
 □ Discharges exceeding water quality based effluent limitations for priority pollutants as defined in the California Toxics Rule by 100 percent or more; □ Discharges causing or contributing to demonstrable detrimental impacts to aquatic life and aquatic-dependent wildlife (e.g., fish kill); 	and/or that have the potential to individually or cumulatively cause significant detrimental impacts to human health or the environment. Class I violations ordinarily include, but are not limited to, the following: □ Discharges causing or contributing to exceedances of primary maximum contaminant levels in receiving waters with a beneficial use of municipal and domestic supply (MUN); □ Unauthorized discharges of sewage, regardless of level of treatment, within 1,000 feet of a municipal water intake;	Class I priority violations are those that pose an immediate and substantial threat to water quality	all health and environmental statutes within their jurisdictions in a manner that ensures the fair treatment of people of all races, cultures, and income levels, including minority and low-income populations in the state	Text
	examples listed for inclusion. In some examples the criteria may not necessarily result in a significant threat to water quality or beneficial uses. In other examples, the criteria are not sufficiently inclusive. There is also inconsistency among the examples, where some examples refer to the circumstances of the violation while others refer to the circumstances of the impacts. A particular violation's threat to water quality and its impact to human health and/or the environment is largely dependent on the regional context. This is recognized in the draft enforcement policy (page	There appears to be a disconnect between the Class I narrative definition and the bulleted	changes that need to be made as a result of Senate Bill 839, which requires each of the Boards, Departments and Offices in CalEPA to participate and have representatives in a cross-media enforcement unit and requires that the unit take enforcement actions that are focused on	Comment

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to evaluate enforcement actions focused on Disadvantaged Communities.	violations of a given entity, the following non- exclusive factors should be considered:	Prioritization for Individual	
Section I.G and Senate Bill 839 require the Boards	In determining the importance of addressing the	II.B. Case	6
2) may result in an increase in Class 1 violations, which absent additional enforcement resources, would compromise our ability to meet the Performance Measure of addressing all Class 1 violations with a formal enforcement action.			
1) will require modifications to the various violation tracking databases (i.e. CIWQS, SMARTS, and Geotracker) so that the violations can be properly tracked, queried, and reported on.	considered Class I priority violations because they pose a serious threat to the integrity of the Water Boards' regulatory programs. All other violations are Class II violations.		-
Also, as a procedural caution, modifications to the current violation classification system	Violations involving recalcitrant parties who deliberately avoid compliance with water quality regulations or Water Board orders are also		······································
□ Violations that cause or threaten to cause considerable detrimental impacts to receiving waters with aquatic or riparian beneficial use areas;	units (NTO) in receiving waters with beneficial uses of COLD, WARM, and/or WILD, except during storm events.		
considerable detrimental impacts to aquatic life and aquatic-dependent wildlife (e.g., fish kill or unacceptable disease risk);	☐ Discharges causing or contributing to in-stream turbidity in excess of 100 nephelometric turbidity		
shellfish, or contact recreation; Uiolations that cause or threaten to gause	☐ Discharge of construction materials to receiving waters with beneficial uses of COLD, WARM, and/or WILD; and,		
considerably increased level of cancer or disease risk to a human population by way of drinking water, consumption of contaminated fish or	☐ Unpermitted fill of wetlands exceeding 0.5 acre in areal extent;	:	yystystician dysyglectici synthilitaelet
require additional or modified treatment for continued use; Uiolations that cause or thteaten to cause a	☐ For discharges subject to Title 27 requirements, failure to implement corrective actions in accordance with WDRs;		ini esse
diverted for drinking water supplies to be rendered unusable for municipal and dontestic use, or to	☐ Unauthorized discharges from Class II surface impoundments;		
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the enforcement action; 10. Availability of resources for enforcement; and, 11. Whether the action is likely to encourage similarly situated members of the regulated public to voluntarily identify, and avoid or correct similar	7. Impact or threat to high priority watersheds or water bodies (e.g., due to the vulnerability of an existing beneficial use or an existing state of impairment);8. Potential to abate effects of the violations;	efforts to eliminate noncompliance; 4. Evidence of, or threat of, pollution or nuisance caused by violations; 5. The magnitude of impacts of the violation(s); 6. Case-by-case factors that may mitigate a violation;	a. Whether the violations have continued over an unreasonably long period after being brought to the entity's attention and are reoccurring; b. Whether the entity has a history of noncompliance; and,	 Significance of the entity's violation(s) as assessed in Step 1; Whether the entity has avoided the cost of compliance and therefore gained a competitive economic advantage and/or economic benefit;
 4. Whether the entity has avoided the cost of compliance and therefore gained a competitive economic advantage and/or economic benefit; 5. The magnitude of impacts of the violation(s); 6. Discharger's history of compliance and/or voluntary corrective actions; 	We propose the following alternative language: 1. Class 1 Violations; 2. Environmental Justice considerations; 3. Regional/ Statewide enforcement priorities;	Together, the sections create mixed messages as to what and how the Boards should select enforcement cases. At a minimum, the non-exclusive factors listed in this section should also include consideration of Class I violations, Environmental Justice, and other regional/statewide enforcement priorities.	Section II.C requires that the Boards identify regional enforcement priorities and statewide enforcement priorities and initiatives. This section (II.B) provides additional criteria for consideration when prioritizing enforcement cases.	Section II.A creates a ranking process to ensure that the most egregious violations (Class I) are addressed with formal enforcement actions; some of the factors proposed here are redundant to the proposed Class I criteria (e.g. recalcitrant parties).

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	III. Enforcement Actions	
	For every enforcement action taken, the discharger's return to compliance should be tracked in the Water Board's enforcement database. See Appendix A for additional information.	
Therefore, we suggest the following alternative language"All enforcement actions and their applicable compliance milestones shall be tracked in the Water Board's enforcement databases."	Please consider that not all formal enforcement actions specify a return to compliance. For instance, monetary penalties that are not part of a stipulated agreement only require the timely payment of the penalty. And finally, as a cautionary note, the various databases that track enforcement (i.e. CIWQS, SMARTS, and Geotracker) will require updates to ensure this goal is achieved.	 7. Strength of evidence in the record to support the enforcement action; 8. Availability of resources for enforcement; and, 9. Whether the action is likely to encourage similarly situated members of the regulated public to voluntarily identify, and avoid or correct similar violations.

